

<u>IN THE UNITED STATES PATENT AND TRADEMARK OFFICE</u>

CE 7275/ RAB 97-002 #5

In re Application of: Belgard, R.) Art Unit: <i>2751</i>
Serial No.: 08/905,356	Examiner: Nguyen, T RECEIVED
Filed: 8/4/97 as continuation of parent application	JAN 27 1999
serial no. 08/458,479 filed 6/2/95	Group 2700
For: Fast Address Generator For Reducing Virtual-Linear-Physical Address Conversion Time	

SUBMISSION OF SUPPLEMENTAL INVENTOR OATH UNDER RULE 1.67

Honorable Commissioner of Patents and Trademarks Washington, D.C. 20231 RECEIVED

JAN 2 9 1999

Dear Sir:

Group 2700

In a teleconference on January 13, 1999, the Examiner and the undersigned discussed the nature of the pending claims and jointly concluded that in the present circumstances, MPEP 201.06(a) controls the appropriate course of action:

"If the claims presented by amendment in a 37 C.F.R. 1.60 application are directed to matter shown and described in the prior nonprovisional application but not substantially embraced in the statement of invention or claims originally presented, the applicant shall file a supplemental oath or declaration under 37 C.F.R. 1.67 as promptly as possible."

The substance of this directive is also found at 37 C.F.R. 1.67. Accordingly, pursuant to this understanding reached with the Examiner, applicant has prepared and hereby submits the attached supplemental oath and declaration signed by the sole inventor in this case. A fee in the amount of \$65 has been included pursuant to the provisions of 37 C.F.R. 116(e).

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65.00 DP

Date: January 13, 1999

Respectfully submitted,

J. Nicholas Gross, Attorney, Reg. No. 34,175

I hereby certify that the foregoing is being deposited with the U.S. Postal Service, postage prepaid, to the Commissioner of Patents and Trademarks, this 13th day of January 1999.